

CARROLL-SULLIVAN.

A Brilliant Wedding at the Catholic Church Last Evening.

Mr. Charles Carroll and Miss Katie Sullivan were united in marriage at the Catholic church, at 8 o'clock last evening, Rev. Father Murphy officiating. A large number of the friends of the high contracting parties were present to witness the solemn ceremony which binds together for future weal or woe the lives and fortunes of two young hearts. The ceremony was pronounced according to the beautiful rites of the Catholic church, and in Father Murphy's usual impressive manner. The attendants were Mr. John Gaffney and Miss Mamie Sullivan, sister of the bride.

At the conclusion of the ceremonies at the church, the bridal party entered carriages and were driven to the residence of the bride's father, Mr. Patrick Sullivan, where a reception was held and which was attended by the relatives and a number of the friends of the high contracting parties. An elegant supper was served, and after Mr. and Mrs. Carroll had received the warm congratulations of their friends present, the evening was given up to social pleasures, and all present enjoyed themselves to the fullest extent.

Mr. Carroll, the fortunate young groom, is employed as a machinist in the Missouri Pacific shops, and by his industry and his sterling worth and integrity has not only gained a high place in the esteem of his employers, but has made a large number of warm and true friends, who wish him all the happiness imaginable in his new found relation.

The charming young bride has long been a bright particular star in the circle in which she moves. Beautiful, amiable and accomplished, she will be all that the sacred name of wife implies to the man who was so fortunate as to win her for the mistress of his home and fire-side.

Mrs. and Mrs. Carroll, like the sensible young couple that they are, will not waste time on an extended bridal tour, but will at once settle down to house keeping in the cosy little home which the thoughtful husband has prepared.

The bride's costume was composed of a handsome myrtle brocade velvet and large plush hat with flowers.

The happy young couple were the recipients of a number of elegant and useful presents, of which the following is a partial list:

Silver cake stand, Mr. and Mrs. M. Garvin.

Silver butter dish, Mr. J. W. Murphy.

Pickle caster, Mr. and Mrs. M. Gaffney.

Silver sugar bowl and spoons, John Gaffney, grocerman.

Silver syrup stand and plate, Mrs. Thos. Killian.

Silver butter dish, Mr. and Mrs. John Clifford.

Cut glass and silver pickle caster, Dollie Conner.

Set of silver teaspoons in case, Mr. John Holland and sister Katie.

Parlor lamp and cut-glass set, Mr. and Mrs. E. Bailey.

China tea set and silver spoons. Mr. and Mrs. T. Cosgriff.

Pair silver napkin rings, Mr. and Mrs. E. B. Burrows.

Whisk and holder, Miss Mary Meyers.

Parlor lamp, Malachi O'Brien.

Hand-painted brocade satin fan. Mr. W. Curran.

Macramoi tidy, Miss Anna Dickmann.

Set of silver tea spoons in case, little Mamie Burke.

Silver butter dish, Mr. John Carroll, Kansas City.

Water set, Peter Pohl.

Silver napkin ring, Miss Mollie Jones.

Set of silver knives and forks, Mr. and Mrs. Thomas Moffett.

Two camp chairs, John Collins.

Beautiful oil painting, Jennie O'Brien.

Set of damask table linen, Miss Mollie O'Brien.

Lovely oil painting, Tim Tierney.

Turkish linen table cloth, Miss Maggie Kelly.

Walut wardrobe, Mr. and Mrs. Pat Sullivan, parents of bride.

Silver pickle caster, Miss Mary Donnegan.

Pair of damask towels, Mrs. D. S. Kammer.

Set of toilet mats, Mrs. Lillie Mason.

Parlor lamp, Mrs. P. Shea.

Set of silver desert spoons in case, Mr. Fred Page.

Silver butter dish, Mr. and Mrs. Herman Kahler.

Nickel-plated granite tea pot, Mr. Frank Van Huff.

Silver napkin ring, Mr. J. W. Hicks.

A High Stepper.

There was a high-stepping female at the depot yesterday morning, and Joe Gossage is willing to make oath to it. She wanted to go out on the north-bound train, and it started to move off while she was admiring Jack Fessler's brass buttons. At last her attention was called to the fast disappearing coaches, and she started on a run after them. Fessler endeavored to assist her, but she shook him off, and soon caught up with the train, when she gave one spring and landed squarely on the platform—a feat that few, outside of railroad men, would attempt. Her effort was greeted with cheers, but she evidently did not appreciate the applause, for she quickly stepped inside and was seen no more.

The Census Increased.

Mr. Gus D. Gote, manager of the Ilgen block billiard parlor, lost every game of pool he played yesterday, and it was all on account of the arrival of a twelve pound boy Wednesday night. The happy father will have steadier nerves to-day, and will probably knock the ivories about in the most approved style.

Julius Kolbohn, foreman of the K. & T. car shops, was the second gentleman who was scarcely himself, but in this instance it was the arrival of a little daughter, early yesterday morning, which frustrated the proud father. There is hopes for steadier nerves to-day in Julius' case also.

—\$1500 per year can be easily made at home working for E. G. Rideout & Co., 10 Barclay street, New York. Send for their catalogue and full particulars. 11-17ly

CIRCUIT COURT.

A Complete Record of the Proceedings Yesterday—Entries Made in Various Cases.

The September term of the Pettis county circuit court convened yesterday, Judge Strother presiding. The members of the petit jury, although present, were not sworn in, and were excused until to-day.

The following was the record of proceedings yesterday:

George G. Vest vs. Curtis Field; replevin; continued by consent.

L. S. Murray ex. rel. Curtis Field vs. James Harris et al.; suit on bond; continued by consent.

U. F. Short vs. A. L. Goodwin; attachment; motion for new trial taken up and overruled, and defendant excepts.

Sedalia Savings bank vs. Thos. J. Bentley; continued by consent.

Isaac Graham vs. S. W. & S. railway company; defendant files his answer to original petition, and answer to amended petition, and plaintiff files reply thereto.

James Franklin, administrator, vs. W. E. Middleton; suit on note; defendant files motion to suppress deposition.

E. G. Cassidy vs. M. Conner, replevin; continued by consent.

Cyrus Newkirk et al. vs. James Franklin et al.; suit in ejectment; defendant, A. W. Hawks, files answer.

Joseph C. Higgins vs. Joseph L. Cartwright, suit on note; continued by consent.

Bennett, Carter & Co. vs. Louis Gebhard, suit on contract; continued by consent at plaintiff's cost.

T. J. Fry vs. J. W. Booth et al., garnishee; dismissed at plaintiff's cost.

Same vs. D. R. Francis; same entry.

Ralph K. Foster vs. Wm. Hodgins, suit for debt; amended answer filed subject to revision.

John Evans vs. T. T. Clifford, mechanics' lien; stricken from docket.

James Franklin, administrator, vs. W. E. Middleton, suit on lost note; defendant files motion to suppress deposition.

J. D. Highleyman vs. J. D. Fowler, attachment; dismissed by plaintiff, at his costs.

George Snedaker vs. Henry C. Smith, et al., special tax; defendant, H. C. Smith, files answer.

Same vs. Mary Baker, et al.; defendant files answer.

Charles Berry, et al., vs. Norval Kirkpatrick, attachment; Montgomery & Wilkerson withdraw as attorneys for plaintiff.

Robert Gilmore vs. J. R. Steele, suit on contract; defendant has leave by consent to answer in sixty days after term.

Charles Berry, et al., vs. Sedalia Savings bank, garnishee of N. Kirkpatrick; dismissed.

Same vs. Citizens' National bank; same entry.

Same vs. B. B. Lyon; same entry.

Same vs. T. W. Cloney, garnishee of N. Kirkpatrick; same entry.

J. D. Highleyman vs. Missouri Pacific Railway company, garnishee of A. G. Fowler; dismissed by plaintiff at his cost.

John E. Hayner & Co. vs. John R. Sturtevant, suit on note; defendant files answer.

A. S. Fernald & Co. vs. Nicholas Burmester, suit on note; defendant files answer.

O. A. Crandall vs. Joseph Cartwright, suit on account; defendant files answer.

Bixby & Houx vs. Nicholas Burmester, suit on note; defendant files answer.

D. T. Abell vs. A. D. Fisher et al., suit on note; defendant files answer.

W. F. Davis vs. John Kleen et al., change of venue; defendant Joseph Longdon files his second amended answer subject to terms.

John G. Reiser vs. A. D. Fisher et al., suit on note; defendant files answer.

Robert Gilmore vs. Edward Morrison, appeal; plaintiff files notice of appeal.

William D. Norton vs. S. L. Highleyman, suit in equity; plaintiff makes and files proof of publication of notice to defendant, Wm. Cook; defendant Highleyman files answer; defendant Cook has leave to plead by December 1st.

James A. Davis vs. Wallace Bowman, damages; by consent leave to defendant to answer during term.

Morris Sullivan vs. First National Bank, damages; defendant files answer.

Rainwater, Brogier & Co. vs. Norval Kirkpatrick, garnishee of W. B. Berry; garnishee files answer.

W. A. McNeen vs. Missouri Pacific railway company, suit on contract; defendant files answer.

Ben. B. Taylor vs. Missouri Pacific railway company, damages; defendant files answer.

George Conns vs. Missouri Pacific railway company, damages; defendant files answer.

Mentor Thompson vs. Elias Laupheimer et al., action on warranty; defendant files answer.

George Courtney vs. Missouri Pacific railway company, damages; defendant files answer.

Wm. B. Riley vs. Mary A. Stewart et al., special tax; defendant files answer.

Chas. Marmon, ex. rel., Robert Gilmore, vs. J. A. C. Brown et al., suit on bond; defendant has leave to answer in sixty days after term.

Dodd Brown & Co. vs. John G. Allen, suit on accounts; by consent defendant has leave to answer by December 1st.

E. S. Jaffrey & Co. vs. John G. Allen, suit on note; same entry.

Ely Walker & Co. vs. John G. Allen, suit on notes; same entry.

Wm. F. Henry vs. Sneed & Stringer, injunction; stipulation filed and suit dismissed as per stipulations.

John Herman vs. G. Herman, divorce; petition filed.

Isaac Graham vs. S. W. & S. Railway company, damages, jury trial; plaintiff takes non suit with leave to set aside judgment.

Cyrus Newkirk vs. C. G. Heard, motion to suppress deposition by C. M. Allen withdrawn and objections waived; petition adopted by new plaintiff, and leave to defendant to file answer during term, and continued by consent, at defendant's cost.

S. W. & S. Railway company vs. C. M. A. Chaney; continued generally by consent.

Same vs. Same; same entry.

Eliza B. Parkerson vs. Joseph M. Jones, et al., defendant files amended answer, and also motion to suppress deposition of plaintiff.

John R. Clifton, public administrator, Franklin, administrator, vs. Middleton,

suit on note; motion withdrawn and objection waived; petition filed by new plaintiff and leave to defendant to file answer, during term and continued by consent at defendant's cost.

John R. Clifton vs. W. E. Middleton; same entry and continued generally.

Aaron Jenkins vs. Charles W. Fristoe, suit on note; defendant files answer by consent.

George Snedaker et al. vs. Henry C. Smith et al., sheriff to amend return and make alias writ for defendant, Bertie Smith.

Nichols Shephard & Co. vs. James A. Robb et al.; defendant files answer.

Same vs. Same; same entry.

R. T. Gentry vs. Fenton Barrett, suit on note; defendant, George W. Carroll, files separate answer.

Kansas City Paper company vs. R. M. Fraker et al.; defendant files joint answer.

Farmers' Insurance company, of York, Pa., vs. M. M. Lampton et al.; defendant files answer and affidavit denying corporate existence.

Shobe & Warren vs. Sedalia Savings bank and M. S. Conner; dismissed from docket.

J. W. Mason vs. C. F. Spray; defendant files answer.

J. West Goodwin vs. J. C. Corwin et al.; plaintiff enters appearance.

Orr & Lindsley vs. N. Kirkpatrick, garnishee of Berry Brothers; plaintiff files interrogatories.

Same vs. B. H. Ingram, garnishee; plaintiff files interrogatories; garnishee has until next term to answer.

Crow, Hargadene & Co. vs. John G. Allen & Co.; plaintiff files petition.

State ex rel. Carpenter vs. Scott et al.; defendant, Emma Hartfield, files motion to relax costs.

City of Sedalia vs. A. Gardella et al.; demurrer to petition withdrawn and continued.

A. W. Perry vs. Missouri Pacific Railway company, damages; by agreement set for trial for 9 a. m. to-day.

Abel Hoover et al. vs. I. N. Baker, suit on note; defendant files answer.

Aultman, Taylor & Co. vs. William Dunfee; stricken from docket.

A. W. Winzenberg vs. W. B. Pettit et al., attachment; action on plaintiff's bond revived by defendant and suit dismissed at cost of plaintiff.

Stefel & Benson vs. W. W. Bozman et al., attachment; case taken up and heard; judgment for plaintiff for \$309.55 and interest at six per cent.

George Snedaker vs. Mary Baker et al., special tax; defendant files answer.

Rainwater & Co. vs. W. A. B. Berry; plaintiff files proof of publication.

R. T. Gentry vs. H. Swope, suit on note; by consent defendant files answer.

John E. Hayner & Co. vs. Joseph L. Cartwright et al., suit on note; dismissed at plaintiff's cost, with leave to withdraw note.

Aultman, Miller & Co. vs. W. S. Davenport et al., suit on note; dismissed by plaintiff at his cost.

Same vs. G. A. Deetzman; judgment by default and final for \$180.70, ten per cent. interest.

Same vs. R. A. Moffet et al.; judgment by default and final for \$117.50, ten per cent. interest.

Kingsland & Ferguson Manufacturing company, of St. Louis, vs. D. W. Sims et al., suit on note; judgment by default and final for \$139.25 on first count and for \$40.90, total \$180.65, ten per cent. interest.

John Wahl & Co. vs. R. M. Fraker, suit on note; judgment by default and final for \$369.37.

Wilburn Wagon Company vs. F. G. Crowley et al.; defendant files answer.

In the matter of George P. B. Jackson, assignee of Joe Barrett, assignee files final settlement and petition for discharge.

Edward McDaniel, executor, vs. Wm. Clark; by consent defendant files answer.

Frederick Hess vs. Adam Hess, divorce; defendant has leave to answer in sixty days after term.

Fannie E. Stevenson vs. Charles E. Messerly et al., suit in ejectment; defendant files answer and motion to dissolve injunction; defendant files bond, which is approved; set for the 17th inst.

John Harris vs. America Harris, divorce; defendant has leave to answer in thirty days after term.

Rainwater, Brogier & Co. vs. Norval Kirkpatrick, garnishee of W. A. B. Berry; plaintiff files interrogatories; garnishee has leave to answer by first day of next term.

Charles Wetzel vs. Albert Solice; cause docketed.

P. S. Little vs. Albert Solice; cause re-docketed and plaintiff files motion to determine priority of creditors.

A. W. Perry vs. Missouri Pacific railway company, damages; verdict for plaintiff for \$150 and judgment accordingly.

Clara L. Park vs. J. West Goodwin; damages; stricken from docket.

B. S. Rembaugh vs. Vincent Terry; damages; continued by consent.

Sarah Ramsey et al. vs. M. S. Conner et al.; replevin; death of plaintiff, Sarah Ramsey, suggested.

Fouts & Hunter vs. E. W. Stevens; suit on note; dismissed by plaintiffs at their cost.

Vincent Terry vs. Mentor Thompson et al.; damages; defendant Mentor Thompson files separate amended answer; defendant Townsley files separate amended answer.

John S. Fleming vs. Mentor Thompson et al.; damages; defendant Townsley files separate amended answer.

Eliza B. Parkerson vs. Joseph M. Jones et al.; suit on note; defendant files reply.

J. Schreiner & Co. vs. C. H. Baker; suit on account; defendant files answer.

Citizens' National bank of Sedalia vs. John D. Russell et al.; suit on note; judgment by default and final for \$1,027, ten per cent. interest.

Jasper Williams vs. John Shackelford; suit in ejectment; defendant files answer.

—Dr. C. W. Benson's Celery and Chamomile Pills are prepared expressly to cure and will cure Headache of all kinds, Neuralgia, Nervousness and Dyspepsia. Proved and endorsed by physicians.

HARDENED HOLDEN.

His Brutal Outrage of a Pettis County Girl Saturday Night.

He Fled the Country Sunday, and His Whereabouts are Unknown.

Constable Crume Searched in Vain for Him in Sedalia Yesterday.

Constable R. P. Crume, of Hughesville, this county, arrived in Sedalia yesterday with a state warrant for a young man named David Holden, 23 or 24 years of age, who is charged with committing a rape on Miss Ella Scott, a miss of 17 or 18 years, who for some time past has been residing with the family of J. G. Ruckles, one and one half miles distant from Hughesville.

A BAZOO reporter met Mr. Crume during the afternoon, and although he was averse to talking on the subject, succeeded in learning the following particulars of THE HORRIBLE OUTRAGE.

Miss Scott, the injured maiden, attended the Exposition in this city on Saturday last, and left for home on the regular fair train arriving there about 7 o'clock, p. m. As it was nearly dark, and she had a mile and one-half to travel, she visited the only livery stable in the place and engaged a driver and vehicle to take her to Mr. Ruckles'. Holden was working at the stable in question, and was called upon to drive the young lady to her home, and return with the horse and buggy.

Miss Scott alleges that they had driven about three-quarters of a mile when Holden commenced taking IMPROPER LIBERTIES WITH HER PERSON, to which she offered all the resistance in her power. Still he persisted in his brutal conduct, and being a remarkably muscular young man, soon overpowered and succeeded in ravishing her. He then endeavored to persuade her from telling what had occurred, but she declined to commit herself, and was driven home, when she at once related the story of her treatment to Mr. Ruckles and his family. They, of course, were horrified at her disclosures, but deemed it advisable to wait until morning before taking steps looking to HOLDEN'S ARREST.

Sunday morning Mr. Ruckles and Miss Scott visited Hughesville, when they appeared before Justice Wm. Fowler and asked for a warrant for Holden's arrest, which was soon issued and placed in the hands of Constable Crume to serve.

Holden, it appears, had seen Mr. Ruckles and Miss Scott as they drove into town, and surmising their object, he at once fled, and nothing has since been learned of his whereabouts.

CONSTABLE CRUME CAME TO SEDALIA yesterday, thinking it quite probable he would find Holden in this city, but his search availed him nothing. He took his departure last evening for Howard county, but left the warrant in the hands of Officer Barnett, and also a description of the man wanted.

Mr. Crume says Miss Scott, the wronged lady, bears an excellent reputation in the community where she lives, and when the news of HER CRUEL TREATMENT was made public the indignation was great and excitement ran high.

Holden, it is said, has also borne a good character until the present, and there are many who are loth to believe him guilty. He formerly resided in Polk county, this state, but nothing is known regarding him prior to his arrival in Hughesville. Mr. Crume says he will find Holden if he is in this section of the state, and it is his opinion he will not fare any too well if arrested.

Later.

Yesterday the BAZOO published exclusively the full particulars of a terrible outrage committed upon Miss Ella Scott, near Hughesville, this county, on Saturday night last, by a fiend named David Holden, for whom Officer Barnett now has in possession a state warrant. It was stated in the article referred to that Holden had left Hughesville early Sunday morning, since which time nothing had been heard of him. A party of gentlemen were

DISCUSSING THE CRIME

yesterday, when a BAZOO reporter happened along, and heard one of them remark that "Holden formerly worked for John Kullmer, in his livery stable."

The news gathered at once called upon Mr. Kullmer, who said that no man named Holden was ever in his employ, so far as he could remember, but he had read the BAZOO's publication, and an interesting sequel could be gleaned by applying the reportorial pump to Jake Shobe, of the Farmers' saloon.

No time was lost in hunting up Mr. Shobe, who told the following story, which seems a little strange, to say the least:

Early Monday morning, while a negro named Lem was opening out the Farmers' saloon, on Osage street, a young man named Orphus Morgan, who formerly worked in Kullmer's livery stable in this city, stepped up to the bar and

CALLED FOR A DRINK.

He swallowed his liquor, and then told the colored man that he was trying to get out of the way, as an officer from Hughesville was after him. He stated that on Saturday night last he had been called upon to take a young lady from the depot in Hughesville to her home in the country, and on account of something that occurred on the trip the officers were in search of him. He seemed disposed to talk on the subject, and finally said he had heard it intimated that the woman was "crooked" before he started on the trip, and acting on what he had heard he made her a proposition, which she did not decline. He admitted that he had been

CRIMINALLY INTIMATE WITH HER, but said it was with her consent. The next day, (Sunday) he said, he learned that the woman and her friends had made up their minds to prefer the charge of rape against him, and he had skipped out.

Having thus told his story he took his departure, and no attention was given to the matter until yesterday, when the article in the BAZOO was read in the presence

of the colored man, and he at once told the story as related above by Mr. Shobe.

It was learned that Morgan was in the employ of Judge Baker, and thinking it more than likely that it was he instead of Holden who had committed the rape on Miss Scott,

MARSHAL SHY AND OFFICERS GOSSAGE

and Jackson were made cognizant of the circumstances as related by the negro.

Yesterday afternoon the officers procured a carriage and drove out to Judge Baker's, but found that Morgan was in town, having brought in a load of corn. They returned to the city, but were unable to discover him, and the affair could not receive the investigation it demanded, although it probably will to-day.

What Morgan's object could have been in telling such a tale unless there was something in it, and he was directly implicated, is certainly a mystery. At the time he related his experience, Constable Crume, of Hughesville, had not arrived in Sedalia, and no one here knew that the young lady

HAD BEEN OUTRAGED.

It is the opinion of some that Morgan is not the guilty party, but that Holden is a friend of